49 6421 393631

5.04/20 SA +F/14 10/6/03

Customer No. 22,852 Attorney Docket No. 5552.0265-04000

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:	(
Heinz-Jürgen FRIESEN et al.	Group Art Unit: 1641
Application No.: 09/820,974) Examiner: Christopher L. CHIN
Filed: March 30, 2001	03 OCT
For: SHEET-LIKE DIAGNOSTIC DEVICE	7-2
Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450	7: 01
Sir	ر ا

THIRD SUPPLEMENTAL DECLARATION UNDER 37 C.F.R. § 1.175(b)

On behalf of Dade Behring Marburg GmbH, formerly Behringwerke

Aktiengesellschaft, the assignee of the entire interest in U.S. Patent No. 4,861,711, (the '711 patent), we hereby declare that:

1. We executed an Original Reissue Declaration on May 7, 1996, for the parent Reissue Application No. 08/544,579, which was filed in this reissue application on March 30, 2001. In that declaration, we declared that "the '711 patent may be partly inoperative or invalid by claiming more than the patentee had a right to claim. Any error that may have occurred in claiming more than the patentee was entitled to arose without any deceptive intent on the part of the inventors or Behringwerke." See Original Declaration ¶ 6. We then recited information regarding Interference No. 103,072 as the basis for the claim amendments and the cancellation of claims 2-17 and 19-34 in the parent reissue application. See Id. at ¶¶ 6, 7, 15, and 16.

2. We declare in this Supplemental Declaration that at least one error being relied upon as the basis for reissue under 37 C.F.R. 1.175(a)(1) was that the '711 patent is partly inoperative or invalid based on the findings of the Administrative Patent Judge in Interference No. 103,072, as claiming more than the pateritee was entitled to claim.

BEHKIND PLU MHKBUKD

- 3. We believe that every error in the '711 patent being corrected in the present reissue application, including any error not covered by the original reissue declaration, the Supplemental Declaration, or the Second Supplemental Declaration submitted in this reissue application, arose without deceptive intention the part of the inventors or the assignee, Dade Behring Marburg GmbH.
- 4. We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the reissue application or any patent issued thereon.

Respectfully submitted,

Position: Senior Diffector Patents

Dated: October 2, 2003

Name: Dr. Bernhard Auerbach

Position: Director Patents and Licenses

Oct 2, 2W3 Dated: